



CITY COUNCIL
ATLANTA, GEORGIA

05-O-0887

AN ORDINANCE

BY COMMITTEE ON COUNCIL

AN ORDINANCE TO AUTHORIZE THE MAYOR TO ENTER INTO A CONTRACT WITH FULTON COUNTY TO CONDUCT THE 2005 GENERAL MUNICIPAL ELECTION FOR THE CITY OF ATLANTA TO BE HELD ON NOVEMBER 8, 2005 AND IF NECESSARY TO CONDUCT A RUN-OFF ELECTION TO BE HELD ON DECEMBER 6, 2005 OR OTHER DATE MANDATED BY THE STATE OF GEORGIA, PENDING DEPARTMENT OF JUSTICE APPROVAL; TO AUTHORIZE THE PAYMENT OF EXPENSES INCURRED UNDER SAID CONTRACT IN AN AMOUNT NOT TO EXCEED \$1,450,000.00; TO APPOINT THE FULTON COUNTY BOARD OF REGISTRATION AND ELECTIONS, WITH THE DIRECTOR OF THE FULTON COUNTY DEPARTMENT OF REGISTRATION AND ELECTIONS ACTING AS ITS AGENT, AS MUNICIPAL ELECTION SUPERINTENDENT FOR THE PURPOSE OF CONDUCTING SAID ELECTION, AS ABSENTEE BALLOT CLERK, AND AS MUNICIPAL REGISTRAR; AND FOR OTHER PURPOSES.

WHEREAS, in accordance with Section 21-2-45(c)(2) of the State of Georgia Elections Code, the City of Atlanta may authorize Fulton County by ordinance to conduct elections and to perform any and all functions, as outlined in said code section and as required by such an election; and

WHEREAS, the City of Atlanta wishes to enter into a contract with Fulton County to conduct a City of Atlanta 2005 General Municipal Election and if necessary a City of Atlanta 2005 General Run-off Election; and

WHEREAS, the City will advance all expenses associated with such election(s) in a manner as provided in said contract; and

WHEREAS, the governing authority of the City in accordance with Section 21-2-70.1(b) of the State of Georgia Elections Code shall appoint a municipal election superintendent, in a public meeting and the appointment shall be recorded in the minutes of said meeting.

WHEREAS, the governing authority of the City in accordance with Section 21-2-212(c) of the State of Georgia Elections Code shall appoint a municipal registrar, in a public meeting and the appointment shall be recorded in the minutes of said meeting.

WHEREAS, the governing authority of the City in accordance with Section 21-2-380.1 of the State of Georgia Elections Code shall appoint an absentee ballot clerk, in a public meeting and the appointment shall be recorded in the minutes of said meeting.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, as follows:

SECTION 1: That the Mayor be and is hereby authorized to execute an appropriate contractual agreement with Fulton County to conduct a City of Atlanta General Municipal Election on November 8, 2005 and if necessary a City of Atlanta General Run-off Election on December 6, 2005 or other date so mandated by the State of Georgia pending Department of Justice approval.

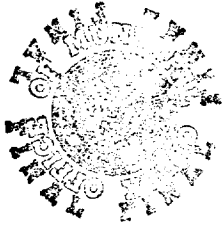
SECTION 2: That the City shall pay to Fulton County all costs incurred in performing those functions which the City has requested Fulton County to perform in conducting the Election and if necessary the Run-off Election with said amount not to exceed \$1,450,000 which is to be paid from Fund Account and Center 1AO1 7611001 T31001.

SECTION 3: That the City Attorney be and is hereby directed to prepare an appropriate contract with Fulton County for execution by the Mayor, in substantially the form attached hereto identified as Attachment 1, and to be approved by the City Attorney as to final form.

SECTION 4: That the contract with Fulton County shall not become binding on the City and the City shall incur no liability upon same until such contract has been signed by the Mayor and delivered to the contracting party.

SECTION 5: That the governing authority of the City, the Atlanta City Council, in accordance with Section 21-2-70.1 (b) of the State of Georgia Election Code does hereby appoint the Fulton County Board Of Registration and Elections, with the Director of the Fulton County Department of Registration and Elections acting as its agent, as the Municipal Election Superintendent for the City of Atlanta General Municipal Election to be held on November 8, 2005 and if necessary for a City of Atlanta General Run-off Election to be held on December 6, 2005 or other date so mandated by the State of Georgia pending Department of Justice approval; and that said appointment shall be recorded in the minutes of this regular meeting of the Atlanta City Council held on _____.

SECTION 6: That the governing authority of the City, the Atlanta City Council, in accordance with Section 21-2-212 (c). of the State of Georgia Election Code does hereby appoint the Fulton County Board Of Registration and Elections, with the Director of the Fulton County Department of Registration and Elections acting as its agent, as the Municipal Registrar for the City of Atlanta General Municipal Election to be held on November 8, 2005 and if necessary for a City of Atlanta General Run-Off Election to be held on December 6, 2005 or other date so mandated by the State of Georgia pending Department of Justice approval; and that said appointment shall be recorded in the minutes of this regular meeting of the Atlanta City Council held on _____.



Ordinance 05-O-0887
Authorizing 2005 Election Contract
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SECTION 7: That the governing authority of the City, the Atlanta City Council, in accordance with Section 21-2-380.1 of the State of Georgia Election Code does hereby appoint the Fulton County Board Of Registration and Elections, with the Director of the Fulton County Department of Registration and Elections acting as its agent, as the Absentee Ballot Clerk for the City of Atlanta General Municipal Election to be held on November 8, 2005 and if necessary for a City of Atlanta General Run-Off Election to be held on December 6, 2005 or other date so mandated by the State of Georgia pending Department of Justice approval; and that said appointment shall be recorded in the minutes of this regular meeting of the Atlanta City Council held on _____.

SECTION 8: That should any part of this ordinance be declared unconstitutional or unenforceable in a court of law, that it shall be severed from this ordinance and all such parts not declared unconstitutional or unenforceable shall remain in full force and effect.

SECTION 9: That Ordinance 05-O-0629 and all other ordinances and parts of ordinances in conflict herewith be and are hereby repealed.

A true copy,

Municipal Clerk, CMC

ADOPTED by the Council
APPROVED by the Mayor

June 6, 2005
June 14, 2005

STATE OF GEORGIA

FULTON COUNTY:

THIS AGREEMENT entered into between the **CITY OF ATLANTA**, a municipal corporation lying wholly or partially within the County of Fulton, Georgia, hereinafter referred to as the "City," and **FULTON COUNTY**, a political subdivision of the State of Georgia hereinafter referred to as the "County."

WITNESSETH:

WHEREAS, the City in the performance of its governmental functions will hold the City of Atlanta General Election on November 8, 2005 and, if necessary a City of Atlanta General Run-off Election on December 6, 2005 pending Department of Justice approval or other date so specified by the Secretary of State; and,

WHEREAS, under the provisions of the Georgia Election Code, particularly Section 21-2-45(c) (2) of the Official Code of Georgia, Annotated, the City may by ordinance authorize the County to conduct such elections and City has heretofore adopted such an ordinance:

NOW, THEREFORE, it is hereby agreed as follows:

1.

This contract shall allocate the responsibilities of the parties for the performance of those acts necessary to conduct of the City of Atlanta General Election (the "General Election") to be held on November 8, 2005 and a City of Atlanta General Run-off Election (the "Run-off Election") to be held on December 6, 2005 pending Department of Justice approval or other date so specified by the Secretary of State, if necessary (both, hereinafter, from time to time, collectively referred to as the "Election").

2.

The Municipal Clerk of the City of Atlanta shall act as the Municipal Election Superintendent solely for the purpose of determining the qualification of candidates who are to participate in the Election. All matters concerning the qualifications of candidates for the Election shall be the responsibility of the Municipal Clerk of the City of Atlanta, or the Clerk's designee. The City agrees that the qualification process shall be in accordance with the provisions of the Georgia Election Code and the Code of Ordinances of the City. The City shall provide to the County all information necessary to create the form of the ballot on or before 12: 00 pm on September 19, 2005. No term of this contract shall limit the rights of an elector of the Municipal Clerk to challenge the qualifications of any candidate in the manner provided by law.

3.


The Fulton County Board of Registration and Elections shall operate as the Municipal Election Superintendent (hereinafter the "Superintendent,") of the Election and the Fulton County Department of Registration and Elections, as its agent, shall perform any and all functions of the City or any of its officials in connection with the conduct of the Election thereof, except as to the qualification of the candidates as provided in Paragraph 2. These responsibilities shall include, without limitation, the pre-clearance of any precinct and polling place changes, the actual conducting of the Election, and tabulating and reporting the results of the Election to the Municipal Clerk of the City of Atlanta. No term of this contract shall limit the obligations of the Superintendent to take any actions required by the Rules of the State Election Board and the Charter and Code of the City of Atlanta.

4.

The City agrees to pay to the County the amount of those expenses necessary to conduct the Election in the manner specified in Paragraph 3. The expenses expected to be incurred in holding the Election have been estimated by the County. Said estimate has been presented to the City and is attached to this Contract as Exhibit "A" and made a part hereof by reference. Exhibit A states that the sum of \$815,898 is estimated to be necessary to pay the expenses associated with the General Election. Exhibit A further states that the sum of \$415, 197 is estimated to be necessary to pay the expenses associated with the Run-off Election. The City agrees to pay to County this total sum of \$1,288,095 within 30 days of execution of this contract but not later than August 2, 2005. The County agrees that the funds paid shall be maintained in a separate "Election Account" with only the expenses incurred in connection with the Election to be paid from such account. The County agrees to deposit the funds paid by the City in an interest bearing account which pays interest at the same rate as the highest rate earned on any cash fund account maintained by the County.

5.

The County agrees that this Agreement specifically contemplates that the County shall act as the Superintendent for those precincts in the City of Atlanta that are in DeKalb County. The County shall be responsible for all communication and agreement with the DeKalb County Voter Registration and Election Office that is necessary to ensure the holding of the Election in those precincts in the City of Atlanta that are in DeKalb County, including without limitation, the pre-clearance of any precinct and polling place changes, the actual conducting of the Election, and tabulating and reporting the results of the Election to the Municipal Clerk of the City of Atlanta. The County agrees that Exhibit A includes an estimate of the expenses necessary to hold the Election in those precincts in the City of Atlanta that



are in DeKalb County, including without limitation, the pre-clearance of any precinct and polling place changes, the actual conducting of the Election, and tabulating and reporting the results of the Election to the Municipal Clerk of the City of Atlanta.

6.

Within ninety (90) days after the date of the General Election or the Run-off Election, if the Run-off Election is held, County shall furnish to City a complete statement showing all expenses incurred under this Agreement and refund to the City any funds remaining in the Election Account. The City shall have the right to request additional information supporting the statement expenses within ten (10) business days after receipt. Any invoice or claim for expenses that become due from the County after the refund has been paid shall be forwarded to the City for payment and the City shall pay such expenses with ten (10) business days after receipt unless the City requests from the County additional information supporting the expense. If the statement of expenses reflects that more expenses were incurred under this Agreement than was estimated as set forth in Exhibit A, the City shall have ten (10) business days after receipt of the notice to send to the County a request for additional information as to the amount of additional expenses claimed or pay the amount of additional expenses incurred by the County. In the event that the City and the County cannot agree within ten (10) business days after receipt of any invoice, bill, notice or claim as to whether any expense was necessary for the County's performance under this Agreement, the matter shall be referred to mediation before any legal action is taken. If the City and the County cannot agree on a mediator, each shall choose a mediator who shall independently select a mediator to hear the matter.



7.

The County agrees that the City shall be entitled to a credit for the interest earned on the payments made to the County and deposited in the Election Account (the "Interest Credit") until such payments are disbursed for actual expenses related to this Agreement. The Interest Credit shall be the actual interest earned by the City's payments to the County. The Principal Amount on which the Interest Credit is to be calculated is established by and increased by the amount of any payment by the City under this contract. The Interest Credit shall be calculated daily on the Principal Amount beginning on the third day after any City payments are due to the County under this contract (or the third day after receipt by the County if said payments are not made by the City on the date specified) and ending on the date of the final accounting showing all costs and expenses incurred in the election. The Principal Amount is to be reduced when the County incurs an expense that requires the outlay of actual cash funds by the County for the payment of the costs related to that expense. The payment of an actual expense by check shall be deemed to be an actual outlay of cash funds as of the date that the funds are paid out of the Election Account. The transfer of funds to another account maintained by the County may be considered an outlay of cash fund as of the date of the transfer if such transfer is for the payment of an actual expense already incurred or to be incurred within a period of time that reasonably requires that the transferred funds be available. The daily balance of the Principal Amount is multiplied by the Interest Rate (as expressed for a daily interest calculation) to determine the amount of interest due to the City for each day that City funds are on deposit with the County under the terms of this contract. The Interest Credit shall be applied as an item added to the City's payments in the final accounting showing the complete statement showing all costs and expenses incurred in the election.



8.

The defense of litigation arising from the manner in which the Election is conducted shall be furnished by the City of Atlanta Law Department. In the event that the City of Atlanta Law Department fail or be unable to provide the legal services referred to in this paragraph, the Superintendent shall have authority to engage the Fulton County Legal Department to conduct such litigation and the City agree to pay the expenses incurred by County including compensation for the staff time at the salary rate of the staff member providing the service. Any requests for legal assistance by the County to provide such service shall be communicated in writing to the City Attorney before the City will be obligated to pay for legal services required under this paragraph. In the event that the City Attorney does not respond to the request made hereunder, within a reasonable time, such failure shall be deemed to be a refusal to furnish such services. The County shall notify the City in writing of its determination that the City has failed to respond as contemplated herein above before incurring any litigation expenses for the County contends the City may be responsible.

9.

Should it be necessary to comply with legal requirements that any of the County's personnel shall be sworn in as a temporary officer or employee of the City, such formality shall be observed without limitation.

IN WITNESS WHEREOF, the parties have hereunto set their hands and affixed their seals pursuant to resolutions of their governing bodies duly adopted and entered on the Minutes thereof.

CITY OF ATLANTA

(Seal)

Attest: _____
Municipal Clerk

Mayor

APPROVED AS TO FORM:

APPROVED

City Attorney

Chief Financial Officer

FULTON COUNTY

(Seal)

Clerk to the Commission

Attest: _____
Chairman, Board of Commissioners

APPROVED AS TO FORM:

APPROVED:

County Attorney

Chairman or Designee, Fulton County
Board of Registration and Elections

FULTON COUNTY
DEPARTMENT OF REGISTRATION AND ELECTIONS
141 PRYOR STREET, S.W., SUITE 4075
ATLANTA, GA 30303-3460
404-730-7020

FULTON COUNTY

March 7, 2005

Post Mark Date 3-11-05
By _____

Ms. Rhonda D. Johnson
Municipal Clerk
City of Atlanta
Suite 2700
55 Trinity Avenue, SW
Atlanta, Georgia 30303

MAR 15 2005 Bag

Dear Ms. Johnson:

As you are aware, Georgia Election Code Section 21-2-45(c) provides for a municipality to authorize any county within which that municipality wholly or partially lies to conduct any or all of its elections. We are in the process of preparing for the November 8, 2005, General Municipal Elections and November 29, 2005 General Municipal Runoffs, as applicable. If you have intentions of requesting Fulton County to conduct your elections this year, please notify this office as soon as possible.

Please find enclosed eight (8) original contracts and the projected cost of \$815,898.00 to conduct the General Election on November 8, 2005. Should there be a runoff election; the projected cost is \$472,197.00 (Item ①). This cost does not include the mailing of sample ballots. The cost is projected based upon Fulton County conducting 11 elections and four runoffs. Shared costs are prorated. For example, overtime and temporary salaries are shared cost and are reflected as such. Cost that is not prorated is directly related to your municipality.

In order that we may submit the contract for County Commission approval prior to the election and solicit bids for ballot cards, van rental, and Election Day field technicians; the eight (8) original executed contracts and funds to conduct the election must be received in this office at least 90 days prior to the election on Tuesday, August 2, 2005.

In addition, please submit copies of the following with the executed contracts and your check made payable to the Fulton County Director of Finance:

- A. Publication of the qualifying fees and qualifying dates
- B. City charter
- C. Ordinance calling the election
- D. Ordinance authorizing Fulton County to conduct the election.

If you fail to return the executed contracts timely, additional costs will be incurred or Fulton County may refuse to conduct your election. After approval by the County Commission, we will submit an original, fully-executed contract for your records.

March 7, 2005

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We traditionally conduct absentee voting at our three offices – the main office downtown and our two satellite offices in North and South Fulton County. Advance voting (absentee voting without a reason), currently occurs Monday through Friday the week prior to the election at the same three locations. Should you desire for advance voting to be conducted at additional locations (the week prior to the election), there are legal requirements and additional cost associated with additional advance voting locations (Item ②), which would require revisions to the contract and projected cost.

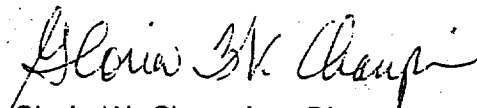
At or before 12:00 Noon on the third day after the deadline for qualifying, the certified list of qualified candidates should be submitted to this office. Further, please include the following with the certification:

- A. A copy of the Notice of Candidacy and Affidavit showing how the candidate desires his/her name to appear on the ballot.
- B. Number of candidates to be elected per office.
- C. Whether the election will be plurality or a majority vote.
- D. The list should be in the order that the office(s) is/are to appear on the ballot, and the candidates' names should be in alphabetical order within each office.
- E. Indicate the incumbent(s), if applicable.

Enclosed for your reference is a copy of Georgia Election Code Section 21-2-45(c) (Item ③), together with a copy of the Secretary of State's Recommended Guidelines for Municipal Use of State Owned Direct Record Electronic Voting Equipment (Item ④). If you have not already done so, you are required to submit any change in voting equipment to the Department of Justice under Section 5 of the Civil Rights Voting Act.

Your cooperation on this matter is greatly appreciated and should you have any questions or need additional information, please do not hesitate to contact the Elections Office at (404)730-7020.

Sincerely,



Gloria W. Champion, Director
Registration and Elections

GWC/bem

Enclosures

MYDOCUMENTS\ELECTION05\MunILtr05.Atl

PROJECTED COST

CITY OF ATLANTA GENERAL ELECTION-NOVEMBER 8, 2005

350-265-2660-1001 SALARIES - OVERTIME
Reg & Elec, IT, Pub. Safety, Gen. Svcs (prorated)..... \$143,373

350-265-2660-1004 SALARIES - TEMPORARY

6 Admin. Aides @ \$757.35/pp (ED)
1 Office Assistant @ \$654.23/pp (ED)
15 Admin. Aides @ \$757.35/pp (Whse)
1 Mail Courier @ \$860.56/pp (Whse)
29 Drivers @ \$75/day (delivery, setup, pickup)
16 Records and Docs Assts @ \$757.35/pp (RD)
10 Office Assistants @ \$654.23/pp (RD)
9 Voting Equip Techs @ \$860.58/pp (TS Whse)
1 Supv, Voting Equip Tech @ \$981.00/pp (TS Whse)
5 Poll Worker Instructors for 50 classes
Total Temporary Salary (prorated cost)..... \$154,354

350-265-2660-1010 SOCIAL SECURITY
(salaries)..... \$297,727 \$18,460

350-265-2660-1011 SOCIAL SECURITY-MEDICARE..... \$297,727 \$4,320

350-265-2660-1060 UNEMPLOYMENT INS..... \$297,727 \$600

350-265-2660-1120 RENTAL EQUIPMENT

13 Vans @ \$1,100 ea/mo for 1 month..... \$14,300
12 Vans @ \$350/wk for 1 week..... \$4,200
100 Tables @ \$6.68 ea for 1 day..... \$670
200 Chairs @ \$.85/ea for 1 day..... \$170
24 Radios @ \$53/ea for 1 day..... \$1,272
159 Cell Phones..... \$4,770
TOTAL..... \$25,382

350-265-2660-1121 RENTAL BUILDINGS

70 Public and Private Facilities..... \$10,200

350-265-2660-1159 HRLY FEES PERSONNEL

Poll Workers
13 Dual Mgrs..... @ \$ 215..... \$2,800
146 Chief Mgrs..... @ \$ 190..... \$27,740
348 Asst. Mgrs..... @ \$ 120..... \$41,760
159 Prov. Mgrs..... @ \$ 120..... \$19,080
695 Clerks, Greeters, Demonstrators.. @ \$ 100..... \$69,500
24 Poll Evaluators..... @ \$ 190..... \$4,560
Poll Worker Trng. CIs (1,385 @ \$30)..... \$41,550
Election Night Workers (@ variable rates)(prorated) \$36,569

TOTAL FEES..... \$243,559

BALANCE CARRIED FORWARD..... \$600,248

EXHIBIT A

PROJECTED COST

BALANCE BROUGHT FORWARD.....	\$600,248
350-265-2660-1160 PROFESSIONAL SERVICES	
Election Day Technical Services (prorated).....	\$47,317
Total Professional Services.....	\$47,317
350-265-2660-1178 FEES	
5 Members @ \$50/meeting for 2 meetings (prorated).....	\$500
350-265-2660-1452 VEHICLE SUPPLIES	
Gasoline.....	\$2,000
350-265-2660-1456 POSTAGE	
Absentee Ballots	
letters to voters, candidates,	
poll workers, other.....	\$4,500
350-265-2660-1459 PRINTING & BINDING.....	\$7,500
350-265-2660-1461 PHOTOCOPIES.....	\$1,500
350-265-2660-1462 OFFICE SUPPLIES	
Abs/Prov/Chal Ballot Cards @ \$400/M (70M).....	\$28,000
Miscellaneous Supplies	\$4,000
TOTAL SUPPLIES.....	\$32,000
350-265-2660-1475 STOCKPAPER	
Information Tech. Chargebacks, voter lists	
labels, poll worker letters, lists, and labels.....	\$2,000
350-265-2660-1501 INSURANCE - HEALTH	\$15,480
350-265-2660-1505 INSURANCE - LIFE	\$860
350-265-2660-1510 INSURANCE - DENTAL	\$1,720
350-265-2660-1512 INS-VISION	\$290
350-265-2660-1525 PENSION EMPLOYEES	\$25,810
Subtotal.....	\$741,725
350-265-2660-13EL Elections Administrative.....surcharge (10%)	<u>\$74,173</u>
TOTAL CITY OF ATLANTA GENERAL ELECTION	\$815,898

PROJECTED COST

CITY OF ATLANTA GENERAL ELECTION RUNOFF-NOVEMBER 29, 2005

350-265-2661-1001 SALARIES - OVERTIME
Reg & Elec, IT, Pub. Safety, Gen. Svcs (prorated)..... \$28,496

350-265-2661-1004 SALARIES - TEMPORARY

2 Admin. Aides @ \$757.35/pp (ED)
15 Admin. Aides @ \$757.35/pp (Whse)
1 Mail Courier @ \$860.56/pp (Whse)
29 Drivers @ \$75/day (delivery, setup, pickup)
10 Records and Docs Assts @ \$757.35/pp (RD)
10 Office Assistants @ \$654.23/pp (RD)
9 Voting Equip Techs @ \$860.58/pp (TS Whse)
1 Supv, Voting Equip Tech @ \$981.00/pp (TS Whse)
Total Temporary Salary.....(prorated cost)..... \$78,950

350-265-2661-1010 SOCIAL SECURITY
(salaries)..... \$107,446 \$6,660

350-265-2661-1011 SOCIAL SECURITY-MEDICARE..... \$107,446 \$1,560

350-265-2661-1060 UNEMPLOYMENT INS..... \$107,446 \$210

350-265-2661-1120 RENTAL EQUIPMENT

12 Vans @ \$60/pd for 15 days..... \$10,800
12 Vans @ \$350/wk for 1 week..... \$4,200
100 Tables @ \$6.68 ea for 1 day..... \$670
200 Chairs @ \$.85/ea for 1 day..... \$170
24 Radios @ \$53 ea per radio for 1 day..... \$1,272
159 Cell Phones..... \$4,770
TOTAL..... \$21,882

350-265-2661-1121 RENTAL BUILDINGS

70 Public and Private Facilities..... \$10,200

350-265-2661-1159 HOURLY FEE PERSONNEL

Poll Workers

13 Dual Mgrs..... @ \$ 215..... \$2,800
146 Chief Mgrs..... @ \$ 190..... \$27,740
348 Asst. Mgrs..... @ \$ 120..... \$41,760
159 Prov. Mgrs..... @ \$ 120..... \$19,080
695 Clerks, Greeters, Demonstrators.. @ \$ 100..... \$69,500
24 Poll Evaluators..... @ \$ 190..... \$4,560
Election Night Workers (@ variable rates-prorated)..... \$25,475

TOTAL HOURLY FEE PERSONNEL..... \$190,915

BALANCE CARRIED FORWARD..... \$338,873

PROJECTED COST

BALANCE BROUGHT FORWARD.....	\$338,873
350-265-2661-1160 PROFESSIONAL SERVICES	
Election Day Technical Services (prorated).....	\$47,317
Total Professional Services.....	\$47,317
350-265-2661-1178 FEES	
5 Members @ \$50/meeting for 2 meetings.....	\$500
350-265-2661-1452 VEHICLE SUPPLIES	
Gasoline.....	\$2,000
350-265-2661-1456 POSTAGE	
Absentee Ballots	
letters to voters, candidates,	
poll workers, other.....	\$4,500
350-265-2661-1459 PRINTING & BINDING.....	\$7,500
350-265-2661-1461 PHOTOCOPIES.....	\$1,500
350-265-2661-1462 OFFICE SUPPLIES	
Abs/Prov/Chal Ballot Cards @ \$400/M (34.5M).....	\$13,800
Miscellaneous Office Supplies.....	\$2,500
TOTAL SUPPLIES.....	\$16,300
350-265-2661-1475 STOCKPAPER	
Information Tech. Chargebacks, voter lists	
labels, poll worker letters, lists, and labels.....	\$2,000
350-265-2661-1501 INSURANCE - HEALTH	\$3,080
350-265-2661-1505 INSURANCE - LIFE	\$170
350-265-2661-1510 INSURANCE - DENTAL	\$340
350-265-2661-1512 INS-VISION	\$60
350-265-2661-1525 PENSION EMPLOYEES	\$5,130
Subtotal.....	\$429,270
350-265-2661-13EL Elections Administrative.....surcharge (10%)	<u>\$42,927</u>
TOTAL CITY OF ATLANTA GENERAL RUNOFF ELECTION	\$472,197
TOTAL CITY OF ATLANTA GENERAL AND RUNOFF ELECTION	\$1,288,095

BOARD OF REGISTRATION AND ELECTIONS

141 PRYOR STREET, S.W., SUITE 4075

ATLANTA, GA 30303-3460

404-730-7020



Post Mark Date 3-24-05
By _____

March 23, 2005

MAR 28 2005 *lag*

Ms. Rhonda D. Johnson
Municipal Clerk
City of Atlanta
Suite 2700
55 Trinity Avenue, SW
Atlanta, Georgia 30303

Dear Ms. Johnson:

Per our conversation on Monday, March 21, 2005, the projected cost to mail absentee ballots is as follows:

- \$72,062 to mail to registered voters by household (205,891)
- \$92,651 to mail to all registered voters (274,521)

Please email the contract to me as revised and we will revise the projected cost and resubmit the cost and contract to you for submission to Council. Please keep in mind that bids must be solicited for mailing of sample ballots so the cost could be more or it could be less. However, we feel comfortable with our projections.

Also, for the 2001 General Election, we mailed sample ballots to all registered voters by household.

Sincerely,

Gloria W. Champion

Gloria W. Champion, Director
Registration and Elections

GWC/bem

Exhibit A to Attachment 1
to Ordinance 05-O-0887
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MYDOCUMENTS\ELECTION\ELECTION05\SAMPLBALLOTS.CO

RCS# 6717
6/06/05
3:03 PM

Atlanta City Council

Regular Session

MULTIPLE

05-O-0886 AND 05-O-0887
2005 GEN MUNICIPAL AND RUN-OFF ELECTION
ADOPT

YEAS: 12
NAYS: 0
ABSTENTIONS: 0
NOT VOTING: 3
EXCUSED: 0
ABSENT 1

NV Smith	Y Archibong	Y Moore	Y Mitchell
Y Starnes	Y Fauver	Y Martin	NV Norwood
Y Young	Y Shook	Y Maddox	Y Willis
Y Winslow	Y Muller	B Sheperd	NV Borders

MULTIPLE

05-0-0887

(Do Not Write Above This Line)

AN ORDINANCE

BY COMMITTEE ON COUNCIL

AN ORDINANCE TO AUTHORIZE THE MAYOR TO ENTER INTO A CONTRACT WITH FULTON COUNTY TO CONDUCT THE 2005 GENERAL MUNICIPAL ELECTION FOR THE CITY OF ATLANTA TO BE HELD ON NOVEMBER 8, 2005 AND IF NECESSARY, A CITY OF ATLANTA GENERAL RUNOFF ELECTION TO BE HELD ON DECEMBER 6, 2005 PENDING DEPARTMENT OF JUSTICE APPROVAL; TO AUTHORIZE THE PAYMENT OF EXPENSES INCURRED UNDER SAID CONTRACT IN AN AMOUNT NOT TO EXCEED \$1,450,000.00; TO APPOINT THE FULTON COUNTY BOARD OF REGISTRATION AND ELECTIONS, WITH THE DIRECTOR OF THE FULTON COUNTY DEPARTMENT OF REGISTRATION AND ELECTIONS ACTING AS ITS AGENT, AS MUNICIPAL ELECTION SUPERINTENDENT FOR THE PURPOSE OF CONDUCTING SAID ELECTION, AS ABSENTEE BALLOT CLERK AND AS MUNICIPAL REGISTRAR; AND FOR OTHER PURPOSES.

ADOPTED BY

JUN 06 2005

- ☐ CONSENT REFER
☒ REGULAR REPORT REFER
☐ ADVERTISE & REFER
☐ 1st ADOPT 2nd READ & REFER
☐ PERSONAL PAPER REFER

COUNCIL

Date Referred 05/16/05

Referred To: Council

Date Referred

Referred To:

Date Referred

Referred To:

First Reading
Committee Council
Date May 16, 2005
Chair William H. Harris
Referred To

COX Committee
Date 6/6/05
Chair [Signature]
Action
Fav, Adv, Hold (see rev. side)
Other

Members
[Signature]
Robert D. Starnes
Refer To

Committee
Date
Chair
Action
Fav, Adv, Hold (see rev. side)
Other

Committee
Date
Chair
Action
Fav, Adv, Hold (see rev. side)
Other

Members
Refer To

Committee
Date
Chair
Action
Fav, Adv, Hold (see rev. side)
Other

FINAL COUNCIL ACTION
☒ 2nd ☐ 1st & 2nd ☐ 3rd
Readings
☐ Consent ☐ V Vote ☒ RC Vote

CERTIFIED

JUN 06 2005

CERTIFIED
JUN 06 2005
Municipal Clerk

MAYOR'S ACTION

[Signature]